

Business Directory.

J. F. BAUMANN,
ARCHITECT
Supt. of Buildings.
OFFICE:
Over E. T. National Bank,
Gay Street.
FIRE INSURANCE.
F. M. ATWELL, AGENT
Home Insurance Co., N. Y. Assets \$5,754,214
Continental do do 2,506,235
Franklin of Philadelphia do 3,308,556
1124417
FAMILY GROCERIES.
E. C. LOCKE, No. 23, east side Market Square
Commission Merchant and dealer in Family
Groceries. Country Produce bought and sold.
NOTARY PUBLIC.
CHAS. H. BROWN,
NOTARY PUBLIC.
Office at the East Tennessee National Bank.
PROFESSIONAL.
O. P. TEMPLE, Attorney at Law, at his Old
Office, East side of Gay Street, near the resi-
dence of S. T. Atkins. Charges moderate.

"THE IMPERIAL"

Coal Cooking Stove

"The New Capitola"

Wood Cooking Stove

HAVE EVERY

IMPROVEMENT OF

Utility, Value and Beauty.

THEY ARE NOT

Surpassed by any Stoves

sold in

East Tennessee.

Call and examine, or write for prices.

HAVEY, ROLAN & CO.,

Stoves and Tinware,

MARKET SQUARE,

Knoxville, Tenn.

Daily Weather Report.

KNOXVILLE, TENN., June 10, 1879.

Time of	Barometer	Thermometer	Direction of	Force of	State of
7 A. M.	30.2	72	N. E.	2	Cloudy
11:30 A. M.	30.2	78	N. E.	2	Cloudy
3 P. M.	30.2	81	N. E.	2	Fair
7 P. M.	30.2	81	N. E.	2	Fair

Maximum Thermometer 85°, Minimum 65°.

E. F. Hovins,
Capt. Signal Corps U. S. Army.

The country is still waiting patient-

ly for Proctor Knott's anti-veto pro-

clamation.

The early adjournment of Congress

now appears among the pleasant pos-

sibilities.

NEW YORK will elect next Novem-

ber a Governor, Lieutenant Governor,

Secretary of State, Comptroller and

members of the Legislature.

INDICATIONS: For Tennessee and

the Ohio Valley, higher pressure,

variable winds, mostly from southeast

to southwest, stationary or slightly

higher temperatures, partly cloudy

weather and local rains.

MEMPHIS Avalanche: If some of the

Bourbon editors were to think more

and lash themselves into a passion less

they would occasionally be able to see

an inch beyond their noses—a feat

never accomplished to date.

THE vote in the Senate yesterday on

the Warner Silver bill settles it for

this session. Mr. Coke, of Texas,

wanted to take it out of the hands of

the Finance Committee, but the

Senate refused to do so by a majority

of one. The Finance Committee had

before voted to postpone its considera-

tion until next December.

BEN. HILL isn't satisfied with one of

the witnesses summoned to make a

case for Spofford against Kellogg,

and proposes to punish him for not

swearing that he was expected to

swear, by withholding his legitimate

fees. If he had sworn a lie on Ben's

side, he would have been all right.

A North Carolina Editor's Valedictory

The editor of the Asheville, North

Carolina, Journal in a recent number

says: "In this issue of the paper I offer

my house and lot for sale. My object

is to quit the country—possibly for the

country's good. For the past nine

years I have endeavored to make a

livelihood here at the newspaper busi-

ness, and at this writing I am a good

breathing representation of the genius

of famine, or an allegory of Ireland

during the potato rot. The day-star

of my prosperity has gone down: be-

hind a dark cloud of unpaid bills and

uncanceled obligations. As a dernier

resort, I propose to cast my lot among

the Mongolians of the Pacific coast,

and with this view my leisure mo-

ments are devoted to deciphering the

hieroglyphics on a Chinese tea-chest,

while I patiently await the advent of

a purchaser."

Memphis Avalanche: "Mr. Murat

Halstead, of the Cincinnati Commer-

cial, is one of the press nominations

for Secretary of War. Mr. H. would

make a splendid war secretary, but

the transfer would be a come-down

for an editor of his abilities and cap-

acity for public usefulness at the

head of the Commercial."

TELEGRAPHIC.

Congress Preparing to Adjourn on
the 17th of June.The Spofford-Kellogg Case Drag-
ging Wearily Along.The Warner Silver Bill Settled by
the Senate.

XLVI CONGRESS.

SENATE.

WASHINGTON, D. C., May 10.

At 12:50 p. m. the Legislative,

Executive and Judicial Appropria-

tion bill was received from the

House and referred to the Commit-

tee on Appropriations.

The concurrent resolution provid-

ing for an adjournment on June

17th was received from the House

and referred to the Committee on

Appropriations.

Mr. Coke moved to take up and

consider the resolution discharging

the Committee on Finance from the

further consideration of the Warner

Silver bill, and declaring it before

the Senate for action. The vote on

taking up the resolution was, yeas,

21, nays, 22, as follows:

Yeas—Bailey, Beck, Call, Coke,

Davis, of Illinois, Garland, Harris,

Hereford, Hill, of Georgia, Jones,

Maxey, Pendleton, Saulsbury, Sla-

ter, Thurman, Vance, Vest, Voor-

hees, Walker and Wallace—21.

Nays—Allison, Booth, Burnside,

Cameron, of Wisconsin, Carpenter,

Chandler, Conkling, Dawes, Eaton,

Ferry, Groome, Hill, of Colorado,

Jones, of Florida, Kellogg, Kirk-

wood,

HOUSE.

Mr. Morrison, of Illinois, from

the Committee on Ways and Means,

reported a resolution providing for

the final adjournment of Congress

at 12 o'clock on June 17th. Adopted.

Mr. Harris, of Virginia, asked

leave to offer a joint resolution ap-

propriating \$3,000 for a monument

to mark the birth-place of George

Washington. He remarked that

the house of Washington's parents

had disappeared, and that nothing

remained to show to posterity where

the Father of his Country was

born. The Speaker asked whether

there was any objection to the

joint resolution.

Mr. Garfield—None on this side,

I am sure.

There was no objection, and the

joint resolution passed.

Mr. McMahon, of Ohio, reported

back from the Appropriation Com-

mittee the bill making appropri-

ations for certain judicial expenses

of the Government. It was referred

to the Committee of the Whole, and

the House immediately went into

Committee, all general debates on

the bill being limited to forty

minutes.

WASHINGTON.

WASHINGTON, June 10.—The

Spofford-Kellogg case was resumed.

Judge Merrick, for Judge Spofford,

said he had no witnesses to exam-

ine at present. Was entitled to

be here, but preferred not to tell

when, as they might be captured by

the other side. He should have

some documentary evidence, but it

is not yet prepared.

Senator Saulsbury, Chairman,

said it seemed probable that Con-

gress would adjourn at the end of

this or the commencement of next

week he doubted whether, after the

adjournment, a quorum of the

committee could be held to-

gether, therefore it would

be well to put in all the available

testimony by that time. Judge

Shellenbarger said that several of

Kellogg's witnesses were expected

to-morrow, he had none to-day. It

was unanimously agreed by the

committee that the affidavits heret-

ofore offered would be admitted as

evidence. Judge Merrick said he

would put in his documentary evi-

dence to-morrow.

Mr. Hill called up the question

of paying Jules Sovereigns his wit-

ness fees. He objected to the pay-

ment on the ground that the wit-

ness had said that he had deliber-

ately and intentionally deceived the

parties who subpoenaed him. The

Committee should protect itself and

the Senate, and do nothing that

MINOR DISPATCHES.

PHILADELPHIA, Pa., June 10.—Ed.

Parr, the murderer of his daughter,

died this morning. All his imme-

diate relations are in custody and

a rigid investigation will be had

with a view of discovering by

whom the poison was conveyed to

him.

ROME, June 10.—Four soldiers

and several civilians have been

killed in the public disturbances oc-

casioned by the collection of taxes

at Calatabiano, Sicily, and troops

have gone from Catania to suppress

the disorders.

The waters of the River Po are

subsiding, but the surrounding coun-

try is desolated.

EDUCATIONAL.

Settlement with the Clerks of the

School District.

CONCORD, June 9, 1879.

Saturday, the 7th inst. was the day

set apart for final settlement with the

Clerks of the various School Districts

in Knox county, and a number of

them responded at the court house at

the appointed hour, when the follow-

ing settlements were made, viz:

Robert Harper, 19th district; his

books show that he has paid out \$273

more than he has received in the

past year. G. French, 15th district; his

book shows that Mr. French paid out

\$4.60 more than received.

W. M. Burkhardt, 17th district; bal-

ance in the hands of the clerk due the

district \$2.35.

W. H. Barnett, 14th district; books

balance.

J. M. May, 3rd district, cash on

hand, \$275.11; cash in Knoxvill

Bank, \$453.89. The cash was paid to

the Trust.

J. M. Cox, 6th district, cash on

hand which was paid to Trustees,

\$16.07.

J. M. Kirby, 13th district, cash paid

to the Trust, \$8.40; cash in Knoxvill

Bank, \$229.75.

C. Y. Crawford, 18th district, cash

in Knoxvill Bank, \$534.

W. R. Cooper, 12th district, cash on

hand, \$1,277.25.

The settlements will be continued

Saturday, 14th inst.

Clerks are hereby notified to bring

their vouchers with them. A mere

statement that the money has been

received and paid out will not do. You

must show that it was paid by order of

the Board.

If you have lost vouchers you must

summon the Board and have the

books examined and approved.

Yours,
F. M. SMITH,
Supt. Pub. Inst.

Circuit Court.

The Circuit Court re-assembled yester-

day morning, Hon. S. A. Rodgers

presiding, and the following business

was transacted:

B. F. Hodges vs. J. S. Coram; de-

murrer overruled and defendant al-

lowed to plead.

Humes & Posten vs. W. A. Hender-

son; plaintiff's motion for new trial

overruled and they allowed one

month to file appeal bond.

Joseph Allan vs. Stewart McMillen;

demurrer sustained, declaration dis-

missed, and plaintiff taxed with costs.

Grover & Baker vs. Sewing Machine

Company vs. G. M. Branner; plaintiff's

demurrer to all pleas overruled.

A. W. Rose, adm'r., vs. Jas. Kenne-

dy; continued on affidavit of plaintiff,

on costs.

F. Neubert vs. S. J. Tarver; judg-

ment for defendant; motion for new

trial, but overruled.

McMillen & Craig, per W. H.

Simmonds vs. Wm. Bell; continued

by plaintiff, on all costs.

J. P. Williams vs. B. Hockett; ac-

tion of Clerk in sustaining defendant's

exception to deposition overruled, to

which action defendant excepted, and

case continued without terms.

J. J. O'Shea vs. Peter Copeland and

John Crowley; plaintiff's demurrer to

defendant's plea in abatement sus-

tained and defendant allowed one

week to plead.

Jacob Staub vs. E. T. V. & G. R. R.

Co.; plaintiff dismissed all the addi-

tional counts to declaration filed Feb-

ruary 21st, 1878, and refiled February

25th, 1878.

Court adjourned till 8 o'clock this

morning.

From the Twenty-First District,

Twenty-First District, June 6.

Mr. Editor: "Dry! dry! dry!" is

the exclamation prevailing every-

where at present. The ground has